IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

AMANDA HARTLEY,)
Plaintiff,))
v.) CIVIL ACTION NO. 2:05cv1081-T
EQUIFAX INFORMATION SERVICES, LLC,	,
EXPERIAN INFORMATION SOLUTIONS,)
INC., TRANS UNION LLC.)
)
Defendants.	

MOTION FOR ADMISSION PRO HAC VICE FOR BRIAN S. SPITLER

Comes now A. Kelly Brennan, a member in good standing of the Alabama State Bar, and a member in good standing of the Bar of the United States District Court for the Middle District of Alabama, and respectfully requests the entry of an order *pro hac vice* admitting Brian S. Spitler (the "Applicant") to practice in this case. In support of said motion, movant shows unto this Court the following:

- 1. Applicant resides at 4212 Cove Court, Marietta, Ga. 30067. Applicant is an attorney and a member of the law firm of JONES DAY, with offices at 1420 Peachtree Street, NE, Suite 800, Atlanta, Georgia 30309-3053, (404) 581-8000, among other locations.
- 2. Applicant has been retained personally and as a member of the above-named law firm by defendant Experian Information Solutions, Inc. to provide legal representation in connection with the above-styled matter now pending before this Court.
- 3. Since 2003, Applicant has been a member in good standing of the Georgia Bar. A certificate of good standing is attached to this application as "Exhibit A."

- 4. Applicant has been admitted to practice before the following courts in Georgia: Georgia Superior Court; Georgia Court of Appeals; United States District Court, Northern District of Georgia; and the Georgia Supreme Court. Applicant is presently a member in good standing of the Bar of the above-listed courts.
- 6. Applicant is not presently (and never has been) subject to any disbarment proceedings. Applicant is not presently (and never has been) subject to any suspension proceedings.
- 7. Applicant never has had any certificate or privilege to appear and practice before any administrative body suspended or revoked. Applicant, either by resignation, withdrawal, or otherwise, never has terminated applicant's office as an attorney in order to avoid administrative, disciplinary, disbarment, or suspension proceedings.
- 8. Applicant is familiar with the Local Rules for the Middle District of Alabama and the Alabama Rules of Professional Conduct.
- 9. As required by Local Rule 83.1(b), a check made payable to the Clerk of the Court for the processing of this request for pro hac vice admission accompanies this application. Also, an original Certificate of Good Standing for Applicant from the United States District Court of the Northern District of Georgia is attached to this Motion as Exhibit A.
- 10. Applicant is particularly qualified to handle the above-referenced case before this Honorable Court in association with me.

WHEREFORE, PREMISES CONSIDERED, movant respectfully requests this Honorable Court to grant Brian S. Spitler, a non-resident attorney, admission to practice in this particular case.

Dated: December 9, 2005

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Respectfully submitted,

/s/ G. Lane Knight

G. Lane Knight (ASB-6748-172K) Robin G. Laurie (ASB-4217-U64R) BALCH & BINGHAM LLP

Post Office Box 78

Montgomery, Alabama 36101-0078

Telephone: 334-834-6500 Facsimile: 334-269-3115 Email: lknight@balch.com Email: rlaurie@balch.com

A. Kelly Brennan (ASB-4440-A50B) BALCH & BINGHAM LLP Post Office Box 306

Birmingham, Alabama 35201-0306

Telephone: 205-251-8100 Facsimile: 205-226-8798 Email: kbrennen@balch.com

Attorneys for Defendant Experian Information Solutions, Inc.

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)
Defendants.)

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and correct copy of the within and foregoing

ANSWER AND AFFIRMATIVE DEFENSES OF EXPERIAN INFORMATION

SOLUTIONS, INC. with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to the following attorneys of record:

James D. Patterson and Earl P. Underwood Law Offices of Earl P. Underwood, Jr. 21 South Section Street PO Box 969 Fairhope, Alabama 36533

E. Luckett Robinson, II Hand Arendall, L.L.C. Suite 3000 107 St. Francis Street Mobile, Alabama 36601

Earl P. Underwood, Jr. 21 S. Section Street P. O. Box 969 Fairhope, Alabama 36533

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Kary B. Wolfe Walston Wells Anderson & Birchall LLP P. O. Box 830642 Birmingham, Alabama 35283-0642

Dated: December 9, 2005

Respectfully submitted,

/s/ G. Lane Knight

G. Lane Knight (ASB-6748-172K) Robin G. Laurie (ASB-4217-U64R) BALCH & BINGHAM LLP Post Office Box 78

Montgomery, Alabama 36101-0078

Telephone: 334-834-6500 Facsimile: 334-269-3115 Email: lknight@balch.com Email: rlaurie@balch.com

A. Kelly Brennan (ASB-4440-A50B) **BALCH & BINGHAM LLP** Post Office Box 306 Birmingham, Alabama 35201-0306

Telephone: 205-251-8100 Facsimile: 205-226-8798 Email: kbrennan@balch.com

Attorneys for Defendant Experian Information Solutions, Inc.

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